

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2011-001890

01/18/2012

HONORABLE JAMES T. BLOMO

CLERK OF THE COURT
G. Verbil
Deputy

IN RE THE MARRIAGE OF
HEATHER KAY BOND

STEPHEN G CAMPBELL

AND

GABRIEL BOND

GABRIEL BOND
19462 N 132ND LN
SURPRISE AZ 85379

CONCILIATION SERVICES-CCC
TASC - PHOENIX

MINUTE ENTRY

Courtroom 605

11:13 a.m. This is the time set for a Return Hearing in this matter. Petitioner/Mother is present and is represented by counsel, Stephen G. Campbell. Respondent/Father is present, appearing on his own behalf.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

The Court is informed that Father has not been complying with the Court's orders.

Heather Kay Bond and Gabriel Bond are sworn.

Heather Kay Bond, having previously been sworn, now testifies.

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Gabriel Bond, having previously been sworn, now testifies.

LET THE RECORD REFLECT that the Court has received no drug test reports from TASC. Petitioner's counsel has received two reports from TASC. Father was instructed to test with TASC two times per week beginning December 6, 2011.

Father provides counsel with drug test **receipts**. Counsel states that the receipts are for tests prior to the previous Court date.

The Court will contact TASC to obtain Father's test results.

11:33 a.m. Court stands at recess.

12:13 p.m. Court reconvenes with the parties and respective counsel present.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

The Court has contacted TASC requesting Father's test results. Such results have been faxed to the Court.

The Court finds that Father has tested through TASC three times since December 6, 2011: The first test was on December 28, 2011, then twice during the week of January 09, 2012.

The Court further finds that Father did not comply with the Court's orders regarding parenting time with the minor child.

IT IS ORDERED that Father shall undergo Hair Follicle testing and random drug testing on the following basis:

- A. Agency. Father's Hair Follicle and random drug testing shall be conducted at a location of TASC, Inc., the main office of which is at 2234 North 7th Street, Phoenix, Arizona, 602-254-7328. Other locations are listed on the TASC referral form and may be viewed at www.tascaz.org.
- B. First Test. Father shall report to TASC no later than 5:00 p.m. today for his first test.
- C. Scope. Father shall undergo a full spectrum substance and drug test (Screen "A") for each test ordered herein.

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- D. Cooperation. Father shall cooperate fully as reasonably required by the testing agency to comply with this Order, including:
- a. Father shall provide such samples as are reasonably required by the testing agency to comply with this order.
 - b. Father shall timely report for testing and provide samples as directed by the testing agency.
 - c. Father shall present photo identification to the testing agency at the time of each test.
 - d. Father shall sign and deliver such forms of consent, authorization and release of test results as shall be reasonably required by the testing agency to comply with this Order.
- E. Cost. Father shall pay the cost of his testing (\$65.00 per Hair Follicle test; \$25.00 per random test) in money order or cashier's check at the time of testing.
- F. Frequency & Duration. Father shall be randomly tested not less than **twice** per week until he has obtained 6 consecutive weekly negative tests. Thereafter, he shall be randomly tested twice monthly until he has obtained 6 additional negative tests (3 months). Thereafter, he shall be randomly tested once per month until he has obtained 3 further negative tests (3 months). Testing shall then be complete.
- G. Positive/Diluted/Missed Test. In the event that Father tests positive on any test, misses a random test, or provides a diluted test sample on any test, the cycle and frequency of testing set forth in paragraph F above, shall be started again with weekly tests. All parties are advised that the failure, neglect or refusal to participate in testing, or providing a diluted test sample at the time of testing, may be considered an admission by the party that the testing, if properly conducted, would have revealed the use of the substance(s) tested for, which finding is contrary to the best interest of a child. Certain prescription medications may cause a positive drug test result. Parties who are required to drug test are expected to provide proof to the court of prescriptions and documentation from health care providers regarding the lawful possession and use of those medications.
- H. Reporting. The parties are hereby advised that test results ARE NOT confidential and will be filed in the Court file upon receipt by the Court. The results of each test shall be reported directly to counsel for both parties, or directly to the parties at the

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addresses provided by the parties to the testing agency, if unrepresented by counsel. The testing agency shall also provide this Court with a Monthly Drug Test Summary Report.

IT IS FURTHER ORDERED that Father's parenting time with the minor child shall be suspended until Father successfully completes six consecutive negative random drug tests (3 weeks) and Hair Follicle testing. Upon completion of the above, Father shall resume his supervised parenting time with the child.

IT IS FURTHER ORDERED that Father shall submit to this Court a written statement from his brother **and** from each of his parents (individually) that they will supervise Father's parenting time at all times. These statements shall be submitted within one week of today's date. Father is reminded that anything submitted to the Court must also be submitted to Petitioner's counsel.

IT IS FURTHER ORDERED the parties shall participate in a **Parenting Conference**. The parties will be advised by separate minute entry of the name and telephone number of the Parenting Conference Provider and other relevant information regarding the Parenting Conference. The parties shall comply with all instructions and directives issued by the Provider.

IT IS FURTHER ORDERED that immediately following this hearing both parties are directed to pay the \$300 per party fee through the Clerk of the Court. The fee may be paid at the Clerk of the Court filing counter, by mail to the Clerk of the Court with a check or money order, or by telephone with the Clerk of Court (602 506-2800) with a debit or credit card.

WARNING

IF YOU FAIL TO APPEAR AT THE PARENTING CONFERENCE AS ORDERED, YOU MAY BE REQUIRED TO PAY A \$100 NO SHOW FEE. THE PARENTING CONFERENCE PROVIDER IS AUTHORIZED TO SCHEDULE THE CONFERENCE AND ACCOMMODATE REASONABLE SCHEDULING REQUESTS FROM THE PARTIES. IF YOUR SCHEDULING REQUEST IS NOT PERMITTED BY THE PROVIDER AND YOU CANNOT ATTEND, YOU MUST REQUEST AND BE GRANTED PERMISSION FROM THE JUDGE IN YOUR CASE TO RESCHEDULE THE CONFERENCE AT LEAST THREE FULL COURT DAYS BEFORE THE CONFERENCE. IF AN AGREEMENT IS REACHED PRIOR TO YOUR APPOINTMENT DATE, YOU MUST SUBMIT A REQUEST TO THE JUDGE TO VACATE THE CONFERENCE AND WAIVE THE FEE IN ORDER TO AVOID FEE COLLECTION.

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IT IS FURTHER ORDERED setting a Return Hearing in this matter on **February 29, 2012 at 8:45 a.m.** (Time allotted: 15 minutes) in this division.

12:20 p.m. Matter concludes.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: <http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter>.